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14 15	Attorneys for Defendants KIM EMBRY & ENVIRONMENTAL HEALTH ADVOCATES, INC.	
16	UNITED STATES DISTRICT COURT	
17	EASTERN DISTRICT OF CALIFORNIA	
18	B&G FOODS NORTH AMERICA, INC.,	Case No.: 2:20-cv-00526-KJM-DB
19 20 21	Plaintiff, vs.	DECLARATION OF NOAM GLICK IN SUPPORT OF DEFENDANTS KIM EMBRY AND ENVIRONMENTAL HEALTH ADVOCATES, INC.'S MOTION FOR SUMMARY JUDGEMENT
22	KIM EMBRY and ENVIRONMENTAL HEALTH ADVOCATES, INC., acting as enforcement representatives under California	Hearing Date: August 23, 2024 Hearing Time: 10:00 a.m.
23	Proposition 65 on behalf of the State of California,	Location : 3 (15 th floor)
2425	Defendant.	Judge: Hon. Kimberly J. Mueller Magistrate: Hon. Deborah Barnes
26		Complaint Filed: March 6, 2020 Trial Date: None Set
27 28		2:20-cv-00526-KIM-DR

I, Noam Glick, declare: 1 1. I am an attorney at law duly licensed to practice before all the courts of the State of 2 California, including this Court. I make this declaration in support of Defendants Kim Embry 3 ("Embry") and Environmental Health Advocates, Inc.'s ("EHA") Motion for Summary Judgment. 4 I am familiar with the facts stated herein, and if called upon as a witness, I could testify to the 5 following facts based on my own personal knowledge. 6 I am the founding and managing attorney of the law firm of Glick Law Group, P.C. 2. 7 ("GLG"). GLG has extensive experience handling complex class and representative actions, 8 including Proposition 65 citizen enforcement actions on behalf of Embry and EHA since 2017. 9 3. Embry and EHA investigate and file Proposition 65 enforcement actions on their 10 own accord without any outside influence or encouragement from the Attorney General's Office 11 ("AGO") or state officials. 12 4. Regarding the B&G NOVs/suits at issue, Embry and EHA, through their attorneys, 13 chose, for example: (1) when and where to purchase the Cookie Cakes and Sandwich Cookies, (2) 14 which independent, third-party laboratories to send the B&G cookies to for acrylamide testing, (3) 15 which qualified expert to utilize to review the laboratory results and provide an opinion on 16 exposures in excess of the NSRL, (4) when to issue the B&G NOVs, including the content therein, 17 and (5) when and where to sue B&G after expiration of the mandatory 60-day notice period. The 18 AGO or other state officials played no role in these decisions. 19 I declare under penalty of perjury under the laws of the United States that the foregoing is 20 true and correct. Executed on July 19, 2024, in San Diego, California. 21 22 oan Sleet 23 By: 24 Declarant/Attorney for Defendants 25 26 27 28